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Attorneys for Respondent
 LUCENT TECHNOLOGIES INC.

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 SAN JOSE DIVISION

E-FILED - 5/12/06

SCHOENDUVE CORPORATION, a)	CASE NO. C 03 03523 RMW
California corporation,)	
)	STIPULATION AND
Petitioner,)	ORDER RE DISBURSEMENT OF MONEY
)	DEPOSITED WITH THE COURT
v.)	
)	
LUCENT TECHNOLOGIES, INC.,)	
a Delaware Corporation,)	
)	Related Case: C01-20767 RMW ADR
Respondent.)	

Petitioner Schoenduve Corporation ("Schoenduve") and
 Respondent Lucent Technologies Inc. ("Lucent"), through their
 counsel of record, hereby stipulate as follows:

1. This Court entered judgment on an arbitration
 award in favor of Schoenduve Corporation.

2. Lucent made a motion to deposit money in lieu of

cc: Finance

1 an appeal bond to stay enforcement of the judgment pending
2 appeal. This Court granted that motion and ordered Lucent to
3 deposit \$5 million to stay enforcement of the judgment.

4
5 3. Lucent deposited \$5 million on or about July 1,
6 2004.

7
8 4. The Ninth Circuit recently affirmed the judgment.

9
10 5. The parties have resolved their differences
11 regarding disposition of the money that was deposited. They have
12 agreed that Schoenduve should receive 4,375,979.08 (prejudgment
13 and post-judgment interest plus \$150 in costs in the district
14 court and \$150 in costs in the Ninth Circuit) if payment is
15 received by May 1, 2006 (and an additional \$551.08 per day if
16 payment is received after May 1, 2006) and the remaining balance
17 should be made payable to Agere Systems Inc. (A chart
18 calculating the amount due Schoenduve is attached hereto as
19 Exhibit A.)

20
21 5. The parties request that one check be made payable
22 to Russo & Hale LLP Trust Account FBO Schoenduve Corporation
23 for the appropriate amount in Paragraph 4 and sent to its counsel
24 (Jack Russo at the law firm of Russo & Hale LLP located at 401
25 Florence Street, Palo Alto, CA 94301).

26
27 6. The parties request that a second check for the
28 remaining balance be made payable to Agere Systems Inc. and sent

to its counsel (Jeff Riffer of the law firm of Jeffer, Mangels,
Butler & Marmaro LLP located at 1900 Avenue of the Stars, 7th
Floor, Los Angeles, CA 90067).

7. The parties reserve the right to seek
recalculation of the post-judgment daily interest rate to conform
to the appropriate rate set by law if payment is not made by May
15, 2006.

IT IS SO AGREED:

DATED: April 26, 2006 JEFFER, MANGELS, BUTLER & MARMARO LLP
JEFFREY K. RIFFER

By: -JEFFREY K. RIFFER-
JEFFREY K. RIFFER
Attorneys for Respondent LUCENT
TECHNOLOGIES INC.

DATED: April 26, 2006 RUSSO & HALE LLP
JACK RUSSO
MICHAEL RISCH

By: - JACK RUSSO -
JACK RUSSO
Attorneys for Petitioner SCHOENDUVE
CORPORATION

IT IS SO ORDERED

Dated: May 12, 2006 /s/ Ronald M. Whyte
United States District Court Judge

DECLARATION OF JEFFREY K. RIFFER

I, Jeffrey K. Riffer, declare as follows:

1. I am duly licensed to practice before this Court and am a partner with the law firm of Jeffer, Mangels, Butler & Marmaro LLP, counsel for Respondent Lucent Technologies, Inc. ("Lucent").

2. I attest that concurrence in the filing of this document has been obtained from each of the other signatories which shall serve in lieu of their signature(s) on this document.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed this 26th day of April 2006, at Los Angeles, California.

-JEFFREY K. RIFFER-
JEFFREY K. RIFFER